

BUSINESS CARDS.

T. N. & D. W. LINDSEY,
ATTORNEYS AT LAW,
FRANKFORT, KY.
WILL practice law in all the Courts in Frankfort and the adjoining counties. Office on St. Clair street, four doors from the bridge.

JOHN A. MONROE,
ATTORNEY & COUNSELOR AT LAW,
FRANKFORT, KY.
WILL practice law in the Court of Appeals, in the Circuit Court, and in all other State Courts held in Frankfort, and will attend to the collection of debts for non-residents in any part of the State.

P. U. MAJOR,
ATTORNEY AT LAW,
FRANKFORT, KY.
OFFICE on St. Clair street, near the Court House. WILL practice in the Circuit Court of the 5th Judicial District, Court of Appeals, Federal Court, and all other courts held in Frankfort.

LAW NOTICE.
JAS. B. CLAY, THOS. B. MONROE, JR.,
CLAY & MONROE,
WILL practice law in the United States, Circuit, and District Courts held at Frankfort, and in the Court of Appeals of Kentucky. Business conducted in the most prompt and efficient manner.

THOS. B. MONROE, JR.,
Has been engaged to attend to the unfinished professional business of the late Hon. Ben. Monroe. Communications addressed to him at Frankfort will receive prompt attention.

LIGE ARNOLD,
ATTORNEY AT LAW,
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CRADDOCK & CRADDOCK,
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JOHN E. HAMILTON,
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N. E. CORNER SCOTT AND FOURTH STS.,
COVINGTON, KY.
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BEN. J. MONROE,
Attorney and Counselor at Law, and
General Agent and Agent,
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JAMES P. METCALFE,
ATTORNEY AT LAW,
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WILL practice in the Court of Appeals. Office on St. Clair street, over Drs. Sneed & Rodman's.

JOHN M. HARLAN,
ATTORNEY AT LAW,
FRANKFORT, KY.
OFFICE on St. Clair street, with James Harlan.

JOHN RODMAN,
ATTORNEY AT LAW,
ST. CLAIR STREET,
Two doors North of the Court-House,
FRANKFORT, KY.

E. A. W. ROBERTS,
ATTORNEY AT LAW,
FRANKFORT, KY.
WILL practice in the Frankfort Circuit Court and in the courts of the adjoining counties.

GEORGE E. ROE,
ATTORNEY AT LAW,
GREENUPSBURG, KY.
WILL practice law in the counties of Greenup, Lewis, Carter, and Lawrence, and in the Court of Appeals.

JOHN M. McALLA,
Attorney at Law, and General Agent,
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WILL attend particularly to SUSPENDED and REJECTED CLAIMS—where based upon the want of official records.

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may10 t

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Geo. Fairchild, Secretary.
oct30 w&t-wf

Lost Certificate of Bank Stock.
ALL PERSONS are hereby called upon to show to the stock of the Farmers' Bank of Kentucky, which shall not be issued by said Bank in lieu of same number of shares, dated 21st January, 1860, and numbered 2277 in my favor, which certificate was stolen by a letter carrier, B. T. Temple, of P. C. McCulloch, Cashier, Georgetown, Ky., dated on said twenty-first day of January aforesaid, and has been lost in the mail, having never been received.

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oct28 w&t-wf

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jao11

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PATRICK MAJOR, M. D.
jao w&t-wf

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L. TOBIN.
mar23 w&t-wf

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I wish to sell my DWELLING HOUSE, situated in South Frankfort, opposite the residence of Mr. E. C. Cramm. The house is a good one-story frame building with a large lot.
I will also sell a vacant lot.
oct15 w&t-wf

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sep3 w&t-wf

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JANUARY 3, 1859.

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jan4 w&t-wf

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FOR VICE PRESIDENT.
GENERAL JOSEPH LANE,
OF OREGON.

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"The friends of the constitutional equality do not and never did demand a Congressional slave code, nor any other code in regard to property in the Territories. They held the doctrine of non-intervention by Congress or by a Territorial Legislature either to establish or prohibit slavery; but they assert (fortified by the highest judicial tribunal in the Union) the plain duty of the Federal Government in all its departments, to secure, when necessary, to the citizens of all the States, the enjoyment of their property in the common Territories, as everywhere else within its jurisdiction."—JOHN C. BRECKINRIDGE.

TUESDAY.....AUGUST 7, 1860.

We respectfully request the Clerks of the different County Courts to send us, as soon as they can after the election, the vote of their respective counties for Judge of the Court of Appeals in the First District; Clerk of the Court Appeals, Sheriff, &c., giving the full names and politics of the several candidates. In return for their kindness in doing so, we will forward to each one who sends us the vote, a paper containing the official vote showing the result in the entire State.

The election, so far as we have heard, passed off quietly and peaceably in this county. At the time of writing we have not the full returns from all the precincts, but we are satisfied that the majority will not exceed ten or twelve either way. This is glorious work for old Franklin, and we congratulate her uncorrupted and incorruptible Democracy. They have covered themselves with glory.

Franklin County.
The following is the full vote of the two precincts in Frankfort at the close of the polls yesterday evening:

	Court-House.	State Warehouse.
CLERK COURT OF APPEALS.		
Combs.....	147	140
McClary.....	32	11
Bolling.....	1	1
Hopkins.....	1	0
COUNTY ATTORNEY		
Speed.....	144	100
Morris.....	5	5
SHERIFF.		
Todd.....	159	150
COL. ENROLLED MILITIA.		
Monroe.....	106	143
Hawkins.....	13	38
LIEUT. COLONEL.		
Withrow.....	55	127
Helfner.....	61	42
SCHOOL TAX.		
For School Tax.....	106	160
Against School Tax.....	46	58

The reported majorities in the county are for Combs, the Frankfort precincts 147, and Peaks' Mill 57—for McClary, Bridgeport 37; Forks of Elkhorn 30, and Bald Knob 140. Ten or twelve votes will cover the majority either way.

The telegraphic returns received here last night look decidedly unfavorable to the Democracy. They are from points, however, where we expected heavy losses. We have not seen enough yet to form a clear idea of the result, but McClary's chances are the best, and we believe he is elected by a scratch.

OUR TICKET.—The Opposition North and South delight to attribute the nomination of Mr. Breckinridge to the influence of Mr. Yancey. The records of the Convention show very conclusively that Mr. Breckinridge was not the choice of the Alabama delegation. That that delegation put Mr. Hunter in nomination after Mr. Breckinridge had been placed in nomination by Mr. Loring, of Massachusetts, seconded by the Pennsylvania delegation. It is true that all the States in the Convention voted for the nomination when it was made unanimous.

A POPULAR CANDIDATE.—In 1843, Mr. Hershel V. Johnson, the Douglas non-intervention slave code candidate for Vice President, was a candidate for Congress in one of the districts of Georgia against A. H. Stephens, and was badly beaten by him. In 1853 he was the Democratic candidate for Governor in the same State, and was elected by only 510 majority, though the Democrats had over 18,000 majority the year before.

CAMPAIGN MEDALS.—Messrs. J. L. Drake & Co., No. 11, West Fourth street, Cincinnati, have done us the favor to send us a specimen of a beautiful Campaign Medal which they are selling at a low price. The medal is beautiful, upon one side bearing a correct Melanotype likeness of Mr. Breckinridge, and upon the other that of General Lane. Specimens can be obtained by sending to Messrs. Drake & Co. nine three cent stamps.

Gov. Wise, who has been a warm friend of Senator Douglas, has been claimed for that gentleman in the present canvass. His son, O. J. Wise, in a recent speech at Norfolk, stated that his father's absence was caused by severe illness, and that he would be ready and willing, as soon as relieved from his present indisposition, to raise his voice in vindication of Breckinridge and Lane.

John Bell and Disunion.
The following from the Maysville Express we give the prominence of editorial type.
The charge that Breckinridge is a disunion candidate, is constantly rung in our ears. The policy of the Opposition seems to be to induce men to believe this lie by its constant repetition.

Now we challenge our opponents to produce a syllable from either the pen or lips of John C. Breckinridge favoring a dissolution of the Union. It cannot be done. That true and fast friend of the Union has not allowed the word disunion to soil his lips—has not allowed himself to either calculate the value of the Union, or to admit the possibility in any contingency.

Can the friends of John Bell say as much for him? They can not. He has allowed himself to prate of disunion—to imagine and state cases in which its dissolution would be justifiable and proper. In a speech delivered 18th of March, 1858, he said:

"When the North shall, by any deliberate act, deprive the South of any fair and just and equal participation in the benefits of the Union—it, for example, the territory now proposed to be admitted into the Union as a State, had not been subject to an interdiction of slavery for thirty years—Arkansas, by climate adapted to slave labor, and by population already a slave territory, and if on an application of such a territory for admission into the Union as a slave State, the powerful North, without any of the feelings and sentiments naturally growing out of the repeal of the Missouri compromise in regard to Kansas, should deliberately announce to the South 'you shall have no more slave States,' that would afford a pretext with which the South might, with some reason, and with some assurance of the approval of the civilized world and posterity, seek to dissolve the Union." (Appendix to Congressional Globe—1857 and 1858: page 132.)

It appears from this, that Bell is a "Yankee"—a southern disunionist—ready to favor a dissolution of the Union if the Republicans should enforce their doctrine of "no more slave States." And yet his supporters are branding Breckinridge as a disunionist, who never uttered any such a threat of disunion. Verily, "consistency, thou art a jewel!"

Missouri.
CANDIDATES FOR CONGRESS.—The following are the candidates for Congress from the several districts of Missouri:

First District.—To fill vacancy.—Francis P. Blair, Jr., Republican; J. Richard Barrett, Democrat. For the long term.—Francis P. Blair, Republican; J. Richard Barrett, Democrat; Albert Todd, Bell.
Second District.—Jas. A. Rollins, Bell; John B. Henderson, Douglas.
Third District.—M. C. Hawkins, Bell; John B. Clark, (present member), Douglas; R. H. Mercer, Breckinridge.
Fourth District.—H. B. Branch, Republican; John Scott, Bell; Elijah H. Norton, Douglas; R. L. Y. Preston, Breckinridge.
Fifth District.—Thomas C. Staples, Republican; Rev. F. T. Mitchell, Bell; John W. Reid, Breckinridge.
Sixth District.—James S. Rains, Bell; John S. Phelps, (present member), Douglas; C. W. Price, Breckinridge.
Seventh District.—John W. Noel, (present member), Douglas; Charles Jones, Breckinridge.

ANOTHER DOUGLAS FLAG DOWN.—The Greensboro (Ala.) Beacon has hauled down the Douglas flag, and among its reasons for doing so says that Douglas "stands not the slightest chance of getting the vote of Alabama."

ALABAMA.—The Talladega Watchtower says:
Hon. J. A. Woodward, for many years the distinguished representative in Congress from the Columbia District, S. C., but now a citizen of this place, has declared his intention to support Breckinridge and Lane. In 1856 Mr. Woodward was a supporter of Mr. Fillmore, and made many efficient speeches in his behalf in Alabama. He now favors the election of Breckinridge and Lane, and the representatives of only party whose platform enunciates purely constitutional principles.

South Carolina.
There are thirty-seven newspapers published in the State of South Carolina, and of this number, every one that takes part in national politics, supports Breckinridge and Lane. There is not a Bell or Douglas paper in the State of South Carolina.

New York.
The New York Journal of Commerce says: "From what we see and hear, we are inclined to believe that the Breckinridge vote in this city will not much exceed the Douglas vote, notwithstanding the latter has the indorsement of Tammany Hall and Mayor Wood. There are, doubtless, many Douglas men here, but we scarcely ever meet with one. Among the merchants there is an unprecedented degree of unanimity."

The Volunteer is a large and spirited Democratic paper just started in our city by C. E. L. Stuart, who recently retired from the editorship of the Daily News. He flies the flag of Breckinridge and Lane, and has letters from twenty counties reporting the old Hard Shells nearly all going the same way.

WHAT DOES IT MEAN?—The Chicago Times, the home organ of Mr. Douglas, is no more. The proprietor of the Chicago Herald has bought out the concern, and consolidated the two papers. Mr. Sheahan, the editor of the Times, and the biographer of Mr. Douglas retires into private life.

The proprietor of the consolidated concern, Mr. C. H. McCormick, the inventor of the reaping machine, says he shall support Douglas, and adds:
But while doing so, I cannot submit to that test of my sincerity which requires me to denounce the great body of the Southern Democracy as disunionists. This I know to be untrue, and no concession can induce me to sanction it.

Ex-President Pierce has received the degree of "LL. D." from Dartmouth College, New Hampshire.

MURDER.—Martinius Patton shot and killed Joseph Clem, on Brush creek, Powell county, on Saturday week. Particulars unknown. Clem killed a brother of Patton a year or two ago.

A special dispatch to Washington City contradicts the rumor that Gov. Leche, of Virginia, has declared for Douglas. He has not done so, and will not.

"STOP THERE."—We invite the attention of our readers to the advertisement of Messrs. Hall & Harris, Proprietors of the "United States Hotel." We have stopped at this house and know it to be a good one by experience.

Somerset Educator.

[From the New York Evening Post.]
Douglas on a New Dodge.
The peripatetic candidate for the Presidency obeys the Scripture in one respect, he becomes all things to all men and that he may gain some. When he was in Pennsylvania and New Jersey, for instance, he was marvellously troubled about "the interests" of Pennsylvania and New Jersey, and said it was a shame that Congress had refused to protect these interests. As for himself, he was decidedly in favor of a high ad valorem protective tariff. He remarked:

"Now, I suppose there are none of us who are not satisfied that, on the subject of the tariff, there ought to be material changes. How is it? The collectors of your ports are becoming rich; your government is becoming poor. Is it not time that we should establish a home valuation upon every article that is brought into the country, so that we may prevent fraud? Is it not time that we should discuss and investigate whether, upon any articles, it is not our wise and just policy to-day to levy specific duties, to the end that honest revenue may be collected, and that we may have the great interests of the country protected?" [Applause.]

On the strength of speeches like this, Forney's Press intimates that Douglas approves of that bill of abominations, the Morrill Tariff bill. It seeks to gain votes for him in Pennsylvania on that ground, saying:

"When a great statesman like Judge Douglas makes a solemn declaration, believe him and take him at his word. No other American statesman will follow in Mr. Buchanan's wake, and treat his own solemn pledges as if they were made to be broken. Mr. Douglas is a Senator in Congress. If elected President, his late speeches favorable to Pennsylvania interests cannot be ignored, and he will be a Senator, and the Morrill Tariff bill passed the House by a decided majority at the last session. It will come up before the Senate early in the coming session. It is undoubtedly that this measure, or some other project equally favorable to the interests of Pennsylvania, New Jersey, and other States, could have been passed at the long session, but for the persistent opposition of the Administration Senators, who feared to give the Republicans the advantage of the issue in the present campaign."

This is a new character for Douglas to appear in, and we commend it to the scrutiny of his friends at the West and South.

Daniel Webster on Protection to Property in the Territories.
"We have always gone upon the ground that these Territorial Governments were in a state of pupillage, under the protection of the General Government. Then if in violation of this doctrine the Territorial Legislature interfere to interfere against the South we believe it is the right and duty of Congress as the trustee of all the States to protect its rights by Congressional intervention to establish slavery. The Democratic doctrine is Congressional non-intervention. The Territorial Legislature being the mere creature and agent of Congress, Congressional non-intervention includes Territorial non-intervention. Then if in violation of this doctrine the Territorial Legislature interfere to interfere against the South we believe it is the right and duty of Congress as the trustee of all the States to protect its rights by Congressional intervention to establish slavery. The Democratic doctrine is Congressional non-intervention. 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